Defense Acquisition Regulations System, DOD

- (2) Proposed sale price (explain if the proposed purchaser was not highest bidder);
 - Acquisition cost of property;
- (4) Manner of sale, indicating whether by—
- (i) Sealed bid (specify number of bidders solicited and bids received);
- (ii) Auction or spot bid (state how sale was advertised); or
- (iii) Negotiation (explain why property was not sold competitively);
- (5) Proposed purchaser's name, address, and trade name (if any) under which proposed purchaser is doing business:
- (6) If a corporation, provide state and date of incorporation, and name and address of—
- (i) Each holder of 25 percent or more of the corporate stock;
 - (ii) Each subsidiary; and
- (iii) Each company under common control with proposed purchaser;
 - (7) If a partnership, provide-
- (i) Name and address of each partner; and
- (ii) Other business connections of each partner;
- (8) Nature of proposed purchaser's business (indicate whether its scope is local, statewide, regional, or national);
- (9) Estimated dollar volume of sales of proposed purchaser (as of latest calendar or fiscal year);
- (10) Estimated net worth of proposed purchaser; and
 - (11) Intended use of property.
- (b) Do not dispose of property until the Attorney General determines whether the proposed disposal action would tend to create or maintain a situation inconsistent with the antitrust laws.
- (c) If the Attorney General advises that the proposed disposition is inconsistent with the antitrust laws, do not continue with the proposed disposition.
- (d) Under non-competitive sales, the prospective purchaser shall be informed that final consummation of the sale is subject to determination by the Attorney General.
- (e) Under competitive or non-competitive sales, the purchaser is required

to provide the information required in paragraph (a) of this subsection.

[56 FR 36448, July 31, 1991, as amended at 57 FR 42633, Sept. 15, 1992; 57 FR 53601, Nov. 12, 1992]

245.7309 Mandatory terms and conditions—formal invitations.

Sale by formal invitation shall include, as a minimum, the terms and conditions in this section.

245.7309-1 Inspection.

The Bidder is invited to inspect the property prior to submitting a bid. Property will be available for inspection at the places and times specified in the Invitation. Failure to inspect property does not constitute grounds for the withdrawal of a bid after opening.

245.7309-2 Condition and location of property.

- (a) Unless otherwise specifically provided in the Invitation, all property is offered for sale "as is" and "where is." If the Invitation provides that the Contractor will load, then "where is" means f.o.b. conveyance at the point specified in the Invitation.
- (b) The description is based on the best available information. However, the Contractor makes no warranty, express or implied, as to quantity, kind, character, quality, weight, size, or description of the property or its fitness for any use or purpose.
- (c) Except as provided in Conditions 245.7306-8, Variations in Quantity or Weight, and 245.7306-10, Risk of Loss, no request for adjustment in price or for rescission of the sale will be considered. This is not a sale by sample.

245.7309-3 Consideration of bids.

- (a) Bidder agrees that this bid is firm and irrevocable within the acceptance period specified in the Invitation (or, if not specified, not less than ten or more than 60 days).
- (b) The right is reserved to reject any or all bids, to waive any technical defects in bids, and, unless otherwise specified in the offering or by the Bidder, to accept any one item or group of items in the bid. Unless the invitation provides otherwise, bids—
 - (1) May be on any or all items;